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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 10th October, 1958:—

Issue No.	No. and date	Issued by	Subject
147	G.S.R. 891, dated 30th September, 1958.	Ministry of Home Affairs.	Extension to Himachal Pradesh, the Rajasthan Weights and Measures (Enforcement) Act, 1958.
	G.S.R. 892, dated 30th September, 1958.	Do.	Extension to Tripura, the Rajasthan Weights and Measures (Enforcement) Act, 1958.
	G.S.R. 893, dated 30th September, 1958.	Do.	Extension to Manipur, the Rajasthan Weights and Measures (Enforcement) Act, 1958.
148	G.S.R. 894, dated 30th September, 1958.	Do.	Extension to Delhi, the Indian Stamp (Punjab Amendment) Act, 1958.
149	G.S.R. 895, dated 1st October, 1958.	Ministry of Finance (Department of Revenue).	Amendment in the Indian Stamp Rules, 1925.
150	G.S.R. 896, dated 23rd September, 1958.	Ministry of Finance (Department of Economic Affairs).	Amendment in the Central Sales Tax (Registration and Turnover Rule), 1957.
	G.S.R. 897, dated 23rd September, 1958.	Do.	Appointment of date on which certain sections of the Central Sales Tax (Second Amendment) Act, 1958, shall come into force.
	G.S.R. 898, dated 23rd September, 1958	Do.	Authorisation of officer for purposes of certain clause of the Central Sales Tax Act, 1956, to effect purchases etc.

Issue No.	No. and date	Issued by	Subject
151	G.S.R. 899, dated 1st October, 1958.	Ministry of Home Affairs.	Amendment in the Central sales Tax (Delhi) Rules, 1957.
	G.S.R. 900, dated 1st October, 1958.	Do.	Amendment in the Central Sales Tax (Manipur) Rules, 1957.
	G.S.R. 901, dated 1st October, 1958	Do.	Amendment in the Central Sales Tax (Union Territories) Rules, 1957.
152	G.S.R. 946, dated 9th October, 1958.	Ministry of Labour and Employment.	Amendment in the Working Journalists (Fixation of Rates of Wages) Rules, 1958.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (1)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 13th October 1958

G.S.R. 949.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2), of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Bombay, hereby makes the following amendment in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955.

2. The amendment shall be deemed to have come into force on the 15th May, 1957.

Amendment |

In the Schedule to the said Regulations, for the entries relating to "Bombay", the following entries shall be substituted, namely:—

1. Senior posts under State Government	109
Chief Secretary to Government	1
Secretaries to Government	8
Development Commissioner	1
Commissioners of Divisions	6
Joint Secretaries to Government	5
Municipal Commissioners for the cities of Bombay, Poona and Ahmedabad.			3
Chief Executive Officer, Municipal Corporation, Nagpur	1
Deputy Secretaries to Government	15
Secretary to Governor	1
Collectors	43
Additional Collectors	7

Registrar of Co-operative Societies and Director of Agricultural Marketing and Rural Finance.	1
Director of Cottage Industries and Additional Registrar for Industrial Co-operatives.	1
Joint Registrars of Co-operative Societies	2
Commissioner of Labour	1
Deputy Commissioner of Labour	1
Settlement Commissioner and Director of Land Records.. ..	1
Deputy Settlement Commissioner	1
Deputy Director of Land Records	1
Motor Transport Controller	1
Deputy Motor Transport Controller	1
State Transport Officer	1
Director of Social Welfare	1
Joint Director of Social Welfare	1
Director of Prohibition and Excise	1
Collector of Sales Tax	1
Additional Collectors of Sales Tax	2

109

2. Senior posts under Central Government	44
	153

3. Posts to be filled by promotion and selection in accordance with rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954.	38
4. Posts to be filled by direct recruitment	115
5. Deputation Reserve @ 15 per cent. of 4 above	17
6. Leave Reserve @ 11 per cent. of 4 above	13
7. Junior Posts @ 20·60 per cent. of 4 above	24
8. Training Reserve @ 10·59 per cent. of 4 above	12
Direct Recruitment Posts	181
Promotion Posts	38
TOTAL AUTHORISED STRENGTH	219"

[No. 13/4/58-AIS(III).]

G.S.R. 950.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Bombay, hereby makes the following amendments in Schedule III appended to the said Rules.

2. The amendment shall be deemed to have come into force on the 15th May, 1957.

Amendments

In the said Schedule,

(1) under the heading "A—Posts carrying pay above the time-scale pay in the Indian Administrative Service under the State Governments.", for the entries

In the second and third columns against "Bombay" in the first column, the following entries shall be respectively substituted, namely:—

"Chief Secretary to Government	..	2,500
Development Commissioner	..	2,250
Commissioner(s)	..	2,250
Municipal Commissioner, Bombay	..	2,250
Secretary(ies) to Government	..	2,250";

(2) under the heading "B—Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale", for the entries relating to "Bombay", the following entries shall be substituted, namely:—

"Joint Secretary(ies) to Government.

Municipal Commissioner(s) for the city(ies) of Poona and Ahmedabad.

Chief Executive Officer, Municipal Corporation, Nagpur.

Deputy Secretary(ies) to Government.

Secretary to Governor.

Collector(s).

Additional Collector(s).

Registrar of Co-operative Societies and Director of Agricultural Marketing and Rural Finance.

Director of Cottage Industries and Additional Registrar for Industrial Co-operatives.

Joint Registrar(s) of Co-operative Societies.

Commissioner of Labour.

Deputy Commissioner of Labour.

Settlement Commissioner and Director of Land Records.

Deputy Settlement Commissioner.

Deputy Director of Land Records.

Motor Transport Controller.

Deputy Motor Transport Controller.

State Transport Officer.

Director of Social Welfare.

Joint Director of Social Welfare.

Director of Prohibition and Excise.

Collector of Sales Tax.

Additional Collector(s) of Sales Tax."

[No. 13/4/58-AIS(III)-A.]

G.S.R. 951.—In pursuance of proviso (ii) to regulation 3(1) of the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, the Central Government, after consultation with the Government of Bombay, hereby makes the following amendment in the Schedule to the said Regulations.

2. The amendment shall be deemed to have come into force on the 15th May, 1957.

Amendment

In the said Schedule, in the entries in column 3 against Serial No. '4, Bombay', for the item "(5) Seniormost Divisional Officer", the following item shall be substituted, namely:—

"(5) Seniormost Commissioner of a Division."

[No. 13/4/58-AIS(III)-B.]

S. P. MUKERJEE, Under Secy.

MINISTRY OF FINANCE
(Department of Economic Affairs)

Corrigendum

New Delhi, the 4th September 1958

G.S.R. 952.—In the heading of the Ministry of Finance, Notification GSR 734 dated the 23rd August, 1958 published in the Gazette of India Extraordinary Part II, Section 3(1) dated 23rd August, 1958.

Read “(Department of Economic Affairs)”,
 for “(Department of Revenue)”.

[No. 3(9)-INS(II)/57]

R. B. LAL, Under Secy.

(Department of Revenue)

New Delhi, the 8th October 1958

G.S.R. 953.—In pursuance of rule 45 of the Fundamental Rules, the President hereby directs that the following amendments shall be made to the Department of Revenue Allotment Rules, 1958 issued with the Government of India, Ministry of Finance (Department of Revenue) Notification G.S.R. 413 dated the 24th May, 1958, namely:—

For the existing sub-rule (e) of Rule 2—substitute the following:—

(e) “Head of Department” in relation to officers and other staff employed in the Departments of Income Tax, Customs, Central Excise, Land Customs, Opium, and the Directorates of Inspection means the Commissioner of Income Tax, Collector of Customs, Collector of Central Excise, Collector of Land Customs, Narcotics Commissioner and Director in the concerned department or Directorate:

Provided that in relation to officers and other staff employed in the Income Tax Department in Bombay and Calcutta, the Commissioner of Income Tax, Bombay City I, and the Commissioner of Income Tax, West Bengal, shall respectively be the Head of Department;

[No. 1/33/58-Ad. VIII.]

P. S. KAICKER, Under Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 18th October 1958

G.S.R. 954.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In the said Rules, in rule 96MM, the following sub-rule shall be added at the end, namely:—

“(6) In cases where a manufacturer starts second or third shift or both for the first time or re-commences second or third shift or both after having ceased working of second or third shift or both for a continuous period of not less than two full calendar months, the duty in respect of such shift or shifts shall be payable in accordance with sub-rules (2) (ii) and (3) to (5).”

[No. 111/58.]

G.S.R. 955.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In Appendix I to the said Rules, in the Central Excise Series No. 37-A 'Survey Book' the following foot-note shall be inserted at the end, namely:—

"Note.—Returns submitted by growers and curers of Coffee shall furnish the following additional particulars, namely:—

Quantity permitted for personal consumption by Chief Coffee Marketing Officer.

No. and date of Chief Coffee Marketing Officer's certificate."

[No. 112/58.F.No.16/37/38-CXII.]

G.S.R. 956.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts Neem Seed Oil, Karanj Oil and Silk Cotton Seed Oil from the whole of the excise duty leviable thereon.

[No. 114/58]

S. K. BHATTACHARJEE, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 18th October 1958

G.S.R. 957.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that a drawback shall be allowed in accordance with and subject to the provisions of the said section and any rules made thereunder, in respect of duty paid foreign cigar wrapper tobacco other than of Pakistan or Burma origin used in the manufacture of cigars, when such cigars are manufactured in, and exported from, India or the State of Pondicherry, or shipped as stores for use on board a ship proceeding to a foreign port.

[No. 268/F. No. 34/31/57. Cus. IV]

G.S.R. 958.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following rules the same having been previously published as required under the said sub-section (3), namely:—

THE CUSTOMS DUTIES DRAWBACK (CIGAR WRAPPER TOBACCO RULES, 1958

1. **Short title.**—These rules may be called the Customs Duties Drawback (Cigar Wrapper Tobacco) Rules, 1958.

2. **Definitions.**—In these rules, unless the context otherwise requires,—

(a) "Act" means the Sea Customs Act, 1878 (8 of 1878);

(b) "Assistant Collector" means the Assistant Collector of Central Excise in whose jurisdiction the factory in which the goods are manufactured, is situated;

(c) "Factory Officer" means the Central Excise Officer in charge of the factory in which the goods are manufactured;

(d) "Form A.R. 4" means form A.R. 4 (Central Excise Series No. 60) prescribed under the Central Excise Rules, 1944;

- (e) "goods" means cigars manufactured in India or the State of Pondicherry and in the manufacture of which imported material has been used; and
- (f) "imported material" means cigar wrapper tobacco other than of Pakistan or Burma origin, imported into India or the State of Pondicherry on payment of customs duty.

3. Goods in respect of which drawback may be allowed.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in respect of imported material used in the manufacture of the goods exported from India or the State of Pondicherry, or shipped as stores for use on board a ship proceeding to a foreign port.

4. Drawback when admissible.—(1) No drawback shall be admissible under these rules unless the following conditions are satisfied, namely:—

- (a) the packages of imported materials should have been verified by the Customs Collector and sealed with the customs seal before delivery at the port of import;
- (b) the sealed packages should have been opened, and the imported materials used for manufacture, with the permission of the Factory Officer;
- (c) the imported material should not have been used for any purpose other than the manufacture of cigars;
- (d) the manufactured goods shall be stored in the storeroom approved by the factory officer; and
- (e) the manufacturer shall maintain such accounts as may be prescribed by the Assistant Collector.

(2) The procedure to be followed in respect of the matters specified in sub-rule (1) shall be such as may be prescribed by the Customs Collector.

5. Rate of drawback.—The rate of drawback admissible under these rules on the shipment of the goods shall be ten rupees per pound of the imported material used in the manufacture of the goods.

6. Procedure for shipment under claim for drawback.—Drawback shall be paid on the shipment of the goods from any port in India or the State of Pondicherry, by the Assistant Collector in whose jurisdiction the factory in which the goods are manufactured is situated, subject to the following conditions, namely:—

- (a) the shipment shall be made under Form A.R. 4;
- (b) the exporter shall, on the relative Form A.R. 4 and the shipping bill,—
 - (i) declare that a claim for drawback under these rules is being made;
 - (ii) declare the name of the manufacturer, and the brand name, if any, of the goods being exported; and
- (c) the exporter shall furnish the Customs Collector with a copy of the shipment invoice or any other document giving details of the description, quantity and value of the goods under shipment.

7. Powers of Customs Collector and Assistant Collector of Central Excise.—For the purpose of these rules, the Customs Collector and the Assistant Collector may require the exporter or the manufacturer of the goods to produce any books of account or documents other than those prescribed under rule 4 and relating to the proportion and quantity of the imported material used in the manufacture of the goods and the duty paid thereon.

8. Access to manufactory.—The manufacturer of the goods in respect of which a drawback is claimed under these rules shall give access to every part of the manufactory to any officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for drawback.

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 18th October 1958

G.S.R. 959.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Customs and Central Excise Duties Drawback (Art Silk) Rules, 1957, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendments

(1) For sub-rule (b) of rule 2 of the said Rules, the following shall be substituted, namely:—

“(b) “goods” means—

- (i) fabrics manufactured in India or the State of Pondicherry from duty-paid art silk yarn, wholly or in admixture with other yarn, and
- (ii) hosiery and ready-made garments manufactured in India or the State of Pondicherry from such fabrics”.

(2) For rule 4 of the said rules, the following shall be substituted, namely:—

“4. Rate of refund: Subject to the provisions of these rules, refund shall be allowed on the export of the goods at the rates indicated below:—

<i>Variety of good</i>	<i>Rate of drawback per pound of duty-paid material in the goods exported</i>
Goods in the manufacture of which the following duty-paid material has been used :—	
(i) art silk yarn below 75 deniers	Two rupees
(ii) art silk yarn 75 deniers and above but not above 100 deniers	One rupee and twenty-eight naye paise
(iii) art silk yarn above 100 deniers but not above 135 deniers	Seventy seven naye paise
(iv) art silk yarn above 135 deniers but not above 175 deniers	Fifty-two naye paise
(v) art silk yarn above 175 deniers	One rupee and twelve naye paise

Provided that in the case of goods manufactured from yarns of different deniers to which different rates of refund are applicable, the refund in respect of the whole of such goods shall be allowed at the lowest of such rates”.

[No. 61/F.No. 34/206/58.Cus-IV].

S. VENKATARAMAN, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Company Law Administration)

New Delhi, the 7th October 1958

G.S.R. 960.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), (hereinafter referred to as the Act) and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration), S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby

directs that the requirements of clause (a) of sub-section (1) of section 594 of the Act shall apply to the Assam Railways and Trading Company Limited (hereinafter referred to as the Company), being a foreign Company, subject to the following exemptions and modifications, namely:—

It shall be deemed sufficient compliance of the provisions of clause (a) of sub-section (1) of section 594, read with sub-clause (ii) of clause (b) of sub-section (3) of section 212 of the Act, if, in respect of the period ended on or after the 31st day of March, 1957, the Company submits to the appropriate Registrar of Companies in India, in triplicate, a copy of the balance sheet and profit and loss account referred to in clause (i) of the said notification, containing, *inter alia*, particulars required under sub-clause (ii) of clause (b) of sub-section (3) of section 212 of the Act for the three financial years immediately preceding the date upto which the accounts are made up.

2. The Central Government may review the position whenever considered necessary and withdraw the exemption above granted with prior notice to the Company.

[No. F. No. 15/14/58-PR.]

T. S. MENON, Under Secy

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

ORDER

New Delhi-1, the 8th October 1958

G.S.R. 961.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri M. Kesavan Nair, Deputy Director (Food), Western Region, Bombay to exercise the powers and perform the duties of an Inspector under the said Order, and makes the following further amendment in the Government of India, Ministry of Food and Agriculture, (Department of Food) notification No. S.R.O. 3082 dated the 25th September, 1957, namely:—

Amendment

In the Schedule to the said notification for item 6, the following item shall be substituted, namely:—

“6. Shri M. Kesavan Nair, Deputy Director (Food), Western Region, Bombay”.

[No. 204(11)/57-PY-II/FM.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Dept. of Transport)

(Transport Wing)

CORRIGENDUM

G.S.R. 962.—In the Rules published with the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) Transport Wing No. G.S.R. 686 dated the 4th August, 1958, the following corrections shall be carried out:—

In the rules mentioned in Column 1 below for the words and figures in Column 2 read the words and figures in Column 3.

I	2	3
I. 3rd line in the proviso to the Explanations under the Schedule in Section I—Port Dues	Port Dues.	Port dues.

I	2	3
2. Item 1(a) of Section II, Fees for pilotage and other attendant services.	Outward.	Inward.
3. Do in Column 2 Do.	0.66	0.66
4. Note 2 under Section II, Fees for pilotage and other attendant services.	The Administration Officer.	The Administration Officer.
5. Column 2 against Item 1(i) (ii) of Section IV—Fees for the supply and use of cranes at the wharf.	0.20	6.20
6. Against item 1(2) of Section IV—Fees for the supply and use of cranes at the wharf	On cargo paying wharfage	on cargo <i>not</i> paying wharfage.
7. Against item II(a) of Section IV—Fees for the supply and use of cranes at the wharf	Cranes of 4 tons capacity	Cranes of 3 tons capacity
8. Line 2 of the Note under item II of Section IV—Fees for the supply and use of cranes at the wharf	6.00	60.00
9. Column 2 against item III(b) of Section IV—Fees for the supply and use of cranes at the wharf	4.00	40.00
10. Line 2 of clause 4 of item IV under Section IV—Fees for the supply and use of cranes at the wharf	hire concerned.	hirer concerned.
11. Note under item (a) of Section V—Charges for the supply and use of the Floating Crane "St. George".	exceeding 20 tons.	exceeding 30 tons.
12. In line 1 of "N.B." under Section VII, A. Overtime fees payable by vessels working at the Willingdon Island wharves and the Oil Tanker Berth Jetty in Ernakulam Channel	item (ii)	item (iii)
13. Heading of Column under Section VIII—Overtime fees for employees of the Port	From 11 a.m. to 5 p.m.	From 11 a.m. to 6 p.m.
14. Heading of Column 4 under Section VIII—Overtime fees for employees of the Port	On Sundays and Closed days from 6 a.m. to 6 p.m. from 6 a.m. to midnight.	On Sundays and closed holidays from 6 a.m. to 6 p.m. and from 6 p.m. to midnight.
15. Column 4 against employees drawing a pay of Rs. 120/- or more etc. under Section VIII—Overtime fees for employees of the Port	Subject to a minimum of Rs. 16.00	Subject to a minimum of Rs. 15.0
16. Line 2 of paragraph 3 of item 8 under Section IX—Miscellaneous Charges for the loss or damage	for the loss or damage	for any loss or damage

(Communications Division)

New Delhi, the 10th October 1958

G.S.R. 963.—In exercise of the powers conferred by Section 7 of the Indian Telegraph Act 1885 (13 of 1885), the Central Government hereby makes the following further amendments in the Indian Telegraph Rules, 1951, namely:—

In the said Rules,—

(1) For sub-rule (2) of rule 148 the following sub-rule shall be substituted, namely:—

“(2) Inland State telegrams may be paid for prior to despatch at the rates fixed for private telegrams by means of service postage stamps, or by impressions of licensed franking machine or in cash. In case the telegrams are tendered without prepayment, the same shall be treated to have been booked under the credit account system whether or not the State parties apply for opening such account. All recoveries under the credit account system shall be made in accordance with the provisions of rule 149.”

(2) For Rule 149, the following rule shall be substituted, namely:—

“149. *State telegrams without prepayment.*—Inland State telegrams may be accepted without prepayment at all Government Telegraph Offices, from any Government official, on the conditions that settlement of all charges due on such telegrams shall be made monthly, within a period of three weeks from the date of presentation of the bill, in cash or by crossed cheques drawn in favour of the Incharge of the telegraph office at which the telegrams were booked, and that an additional fee for the maintenance of the account of charges due shall be paid at the rate of 75 nP. for every 25 telegrams or part thereof despatched under credit account system. The accounts in respect of Inland State telegrams sent on behalf of the Meteorological Department shall be settled by the Deputy Accountant General, Telegraph Check Office, Calcutta, in accordance with the current rules on the subject.”

(3) For Rule 228 the following rule shall be substituted, namely:—

“228. *State telegrams without prepayment.*—Foreign State telegrams [Rule 348] may be accepted without prepayment at all Government Telegraph Offices, from any Government official authorised to send foreign State telegrams, on the conditions that settlement of all charges due on such telegrams shall be made monthly, within a period of three weeks from the date of presentation of the bill, in cash or by crossed cheques drawn in favour of the Incharge of the telegraph office at which the telegrams were booked and that an additional fee for the maintenance of the account of charges due shall be paid at the rate of 75 nP. for every 25 telegrams or part thereof despatched under the credit account system.”

(4) Rule 229 shall be omitted.

[No. T. 26-2/56/T-2.]

B. G. DESHMUKH, Under Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 9th October 1958

(DAMODAR VALLEY CORPORATION RULES)

G.S.R. 964.—In exercise of the powers conferred by section 59 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Central Government hereby makes the following further amendment in the rules published with the notification of Government of India in the late Ministry of Works, Mines and Power No. DW-III-A-4(7) Dam dated the 23rd April, 1948, namely:—

In the said rules, for rule 23, the following rule shall be substituted, namely:—

“23. The accounts of each month shall be made upto the end of the month by the various drawing officers of the Corporation and a consolidated

account of the Corporation as a whole shall be prepared and placed before the Corporation at the end of the following month with such detailed memoranda as may be required by the Corporation from time to time."

[No. 43(4)/58-DW. IV.]

G. D. KSHETRAPAL, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 10th October 1958

G.S.R. 965.—In exercise of the powers conferred by section 5 of the Indian Explosives Act, 1884 (4 of 1884), the Central Government hereby makes the following further amendment to the Rules regulating the handling of explosives in the Port of Bombay published with the notification of the Government of India in the late Department of Works, Mines and Power No. P. 103, dated the 11th March, 1947, the same having been published as required by section 18 of the said Act, namely:—

In the said rules, after rule 14, the following rule shall be added, namely:—

“15. The Central Government may, on the recommendation of the Chief Inspector and in exceptional cases, exempt subject to such conditions as it may specify, any person from all or any of the provisions of these rules.”

[No. S&P. II-Exp.2(20)/57.]

M. N. KALE, Under Secy.

(Central Boilers Board)

New Delhi, the 7th October 1958

G.S.R. 966.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of Section 31 of the said Act, namely:—

In the said Regulations, for sub-regulation (b) of regulation 166, the following shall be substituted, namely:—

“(b) The studs or bolts of large doors may be screwed through the plates and riveted over when the working pressure of the boilers does not exceed 200 lbs. per square inch. When such pressure exceeds 200 lbs. per square inch, the studs or bolts need not be screwed through the full thickness of the plate, provided that the depth of screwing is not less than the diameter of the stud and the stud is locked against turning by welding or other means approved by the Inspecting Authority. Lugs may be satisfactorily welded to manhole doors for the attachment of bolts. All welds shall be made to the satisfaction of the Inspecting Authority.”

[No. S&P/BL-20(1)/57.]

New Delhi, the 13th October 1958

G.S.R. 967.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th January, 1959.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said regulations—

For the third paragraph of regulation 250, the following shall be substituted, namely:—

“Before welding of the joint is commenced (apart from tack welding) it shall be ascertained that the chamfered edges are in alignment and that the defects in alignment between the surface of the plates do not exceed the following limits:—

10% of the nominal plate thickness, with a maximum of 3 mm (1/8") for longitudinal joints;

10% of the nominal plate thickness, plus 1 mm (5/32") for circumferential joints.

If plate edges of unequal thickness are abutted and the difference between the surfaces exceeds the limit mentioned as above on either side, the thicker plate shall be thinned to a smooth taper for a distance not less than 4 times the offset, including, if so desired, the width of the weld. In longitudinal joints, the middle lines of the plates shall be in alignment within 10% of the thickness of the thicker plate with a maximum of 3 mm (1/8").

[No. S&PII/BL-9(4)/58.]

G.S.R. 968.—In pursuance of clause (g) of regulation 2 of the Indian Boiler Regulations, 1950, the Central Boiler Board hereby recognises Messrs. CONT-ROLL—CO. M.B.H., Zwergniederlassung, Duisburg, West Germany, as an authority competent to grant a certificate in Form II annexed to the said Regulations.

[No. S&PII/BL-8(2)/58.]

M. N. KALE, Secy.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

New Delhi, the 8th August 1958

G.S.R. 969.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby directs that recruitment to the posts of Driver and Gestetner Operator (Senior), which are in General Central Service Class III, in the Minstry of Scientific Research and Cultural Affairs shall be in accordance with the schedule annexed hereto:

SCHEDULE

Name of post.	Its classification whether gazetted or non-gazetted, & whether Ministerial or non-ministerial	Scale of pay	Duties	Number of posts	Percentage of posts to be filled by			
					Direct recruitment	By Selection	Seniority cum fitness	Transfer
1	2	3	4	5	6	7	8	9
Gestetner operator (Senior)	Class III (Minis- trial) non-gazetted.	Rs. 60- 5 -75	Operating of Gestetner machine	1	Nil	..	100 % failing which by direct recruitment.	..
Driver	Class III Non-gazetted, Non-Mini- trial.	Rs. 60- 5 -75	Driving of staff car of the Ministry	1	By selection from among qualified Class IV employees of the Min. of Scientific Research & Cultural Affairs failing which by direct recruitment. The quota allotted to Scheduled Castes & Sch. Tribes will be strictly given to them, if the quota cannot be filled by recruitment from among the Class IV Staff in this Ministry members of S.C./S.T. will be recruited from the Employment Exchange to make up their quota.

Age Limits	Educational and other qualifications required.	Period of probation if any.	Whether age & educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer.	Grades/sources from which promotion/transfer is to be made	Composition of D.P.C.
10	11	12	13	14	15
Below 30 years relexable in the case of SC/ST., displaced persons & other spl. categories in accordance with the Genl. orders issued from time to time by the Govt.	MIDDLE SCHOOL STAN-DARD	One year	No. Age limit & Educational qualification for Departmental candidate.	Daftaries in the Min. of Scientific Research & Cultural Affairs as there is no post of gestetner operator (Junior) in the Min. from which promotion is normally expected to be made to the senior grade.	Selection Committee consisting of:— (1) Deputy Secretary (Adm.). (2) Under Secretary (Admn.). (3) One other Under Secretary.
-do-	Essential Must possess working knowledge of English or Hindi and a valid licence for driving cars with at least 3 years experience in driving.	One year	No age limit for departmental candidate.	..	Selection Committee consisting of:— (1) Deputy Secretary (Administration) (2) Under Secretary (Administration) (3) One other Under Secretary.
<i>Desirable</i>					
A pass in Middle Standard.					

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 11th October 1958

G.S.R. 970.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following further amendment in the Employees' Provident Funds Scheme, 1952, namely:—

In paragraph 28 of the said Scheme, for the proviso to sub-paragraph (2), the following proviso and explanation shall be substituted, namely:—

"Provided that where the whole or any part of such accumulations consists of investments in Government securities, the authority making the transfer to the Fund shall transfer those Securities at the price for which they were actually purchased or transfer a sum equivalent to such price. In case, however, the whole or any part of such accumulations is invested in National Savings Certificates or National Plan Savings Certificates, the appreciated value of such certificates at the time of the transfer will be taken into account in determining the amount of the accumulations to be transferred, provided that the difference between the face value of such certificates and their appreciated value at the time of the transfer has already been credited to the accounts of the subscribers.

Explanation: The total amount of provident fund accumulations includes interest thereon and the authority in charge of the Fund shall transfer in cash any balance of interest on investments which happens to be undistributed on the date of the transfer, or realised or realisable for the period prior to the registration of the securities in the name of the Central Board of Trustees, Employees' Provident Fund."

[No. P.F.II/54(15)/55.]

P. D. GAIHA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ERRATA

In the Ministry of Information and Broadcasting Notification No. 5/6/58-FC, dated 7th October, 1958 published in the Gazette of India, Part II—Section 3, Sub-section (i), dated 11th October, 1958 as G.S.R. 945 the following corrections are to be made:—

Page 920—Rule 2 first line—

for "rquires" read "requires".

Page 922—Rule 14(1) third line—

delete "as the Central Government may from time to time determine" and insert "an extraordinary meeting if he considers it necessary to do so".

Page 923—Rule 18 second line—

for "from" read "form".

Page 926—Rule 31(1). Explanation-second line—

insert "by" between "true copy" and "a magistrate".

Page 927—Rule 34(1)—Explanation I and Explanation II.

for "alternation" read "alteration".

Page 933—Form IV and Form V.

insert U and A respectively above "Chairman" on the right hand side.

MINISTRY OF EDUCATION

New Delhi-2, the 4th October 1958

G.S.R. 971.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the

recruitment of persons to the posts of Hospitality Attendant, Cleaner, Laboratory Attendant and Janitor in the General Central Service, Class IV, in the Ministry of Education, namely:—

1. **Short title.**—These rules may be called the Ministry of Education (Certain Class IV Posts) Rules, 1958.

2. **Classification etc.**—The number of posts, their classification, the scales of pay and the duties of the holders of the posts shall be as specified in items 1 to 5 of the Schedule to these Rules.

3. **Method of recruitment.**—The method of recruitment to the posts, the age and other qualifications of persons to be recruited to them and other matters relating to the posts shall be as specified in items 6 to 12 of the Schedule aforesaid.

SCHEDULE

Name of post	Its classification in whether gazetted or non-gazetted	Scale of pay	Duties	Number of posts	Percentage of posts to be filled by		
					Direct recruitment	Promotion	By selection.
1	2	3	4	5	6	7	8
Hospitality Attendant.	Class IV non-gazetted.	Rs. 40-1-50- 2-60 plus Rs. 10/- special pay.	To attend to the various duties which are expected of a Class IV Servant connected with the meetings and which Hospitality Asstt. may determine from time to time.	2	100% by promotion from the Dutries both ordinary and selection grade in the Ministry of Education. Preference to those in selection grade. Direct recruitment will be resorted to if no suitable Departmental candidates are available.	..	Seniority-cum-fitness
Cleaner	Class IV non-gazetted.	Rs. 30-1- 35.	Cleaning of the Mobile Van.	1	100%	(Not applicable)	
Laboratory Attendant.	Class IV non-gazetted.	Rs. 35-1-50	To work under the immediate direction of laboratory Assistant.	1	100%	(Not applicable)	
Janitor	Do.	Rs. 30-1-35.	To control exits of the Library and watch that Library property including printed matter is taken out of the Library premises under proper authority.	2	100% Direct recruitment	(Not applicable)	

*Qualifications relaxable at the discretion of the Ministry of Education in case therefor should be clearly stated in writing and the appointing authority should

Transfer	Age limits.	For direct recruitment only.		For promotion /transfer only.		
		Educational and other qualifications required.	Period of probation if any.	Whether age & educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer.	Grades/sources from which promotion/transfer are to be made.	
9	10	11	12	13	14	15
..	30 years; relaxable in the case of S.C./S.T., displaced persons and other special categories in accordance with the general orders issued from time to time by the Govt.	<i>Essential</i> Middle School Certificate.*	One year.	Knowledge of English essential for Departmental candidates.	Daftaries (Both ordinary and selection grade) in the Ministry of Education who have put in at least 3 years service.	Not applicable.
..	Do.	<i>Essential</i>	One year.	(Does not arise)		
		1. Ability to read and write simple sentences in Hindi and English.				
		2. Experience of cleaning vehicles.				
..	30 years relaxable in the case of S.C./S.T., displaced persons and other special categories in accordance with the general orders issued from time to time by the Government.	Middle School Certificate	One year.	(Does not arise)		
..	Do.	Middle School Certificate.*	One year.	(Does not arise)		

of candidates otherwise well qualified. When relaxation is allowed, the reasons get the concurrence of his immediate superior before making such an exception.

[No. 14-23/58-A2.]

M. C. MINOCHA, Under Secy.

